

IN THE UNITED STATES COURT
IN AND FOR THE DISTRICT OF NEW MEXICO

MINNIE TAYLOR, Individually and
As Personal Representative of the ESTATE
Of LOUIE TAYLOR, and HAROLD
CUTHAIR,

Plaintiffs,

v.

No.: 1:21-CV-00613 GJF/JFR

THE UNITED STATES OF AMERICA,

Defendant.

PLAINTIFFS' RULE 26 EXPERT DISCLOSURES

Pursuant to Rule 26 of the Federal Rules of Civil Procedure, plaintiffs, through counsel of record, makes the following initial disclosures:

1. **Cameron K. Lindsay**
Cameron Lindsay Consulting Services, LLC
1313 Jacobs Drive
Morgantown, WV 26505
267-252-4965

Mr. Lindsay is expected to testify regarding the events that occurred before, during, and after Mr. Taylor's incarceration until his death.

2. **Virginia Harvey, M.D.**
P.O. Box 5304
Santa Fe, NM 87502
434-851-7780

Dr. Harvey is expected to testify regarding whether Mr. Taylor's life could have been saved if he had received proper, timely medical intervention.

3. **M. Brian McDonald, Ph.D.**
4219 Coe Drive NE
Albuquerque, NM 87110
505-268-9746

Dr. McDonald is expected to testify regarding value of life testimony and other economic damages.

Respectfully submitted,

BARBER & BORG, LLC

By: /s/Forrest G. Buffington

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